



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/633,061	08/04/2000	Hong Joo Kim	8737.20016	1409
7590 03/12/2002		,		
	Long Aldridge & Norman LLP EXAMINER			INER
701 Pennsylvan Washington, D	nia Avenue N W C 20004		NGUYEN	, HAU H
			ART UNIT	PAPER NUMBER
			2674	
			DATE MAILED: 03/12/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

		Application No.	Applicant(s)			
. Office Action Summary		09/633,061	HONG JOO KIM	HA		
		Examiner	Art Unit			
		Hau H Nguyen	2674	•		
The MAILING Period for Reply	DATE of this communication app	pears on the cover sheet with the c	correspondence addi	ress		
A SHORTENED ST THE MAILING DAT - Extensions of time may b after SIX (6) MONTHS fr - If the period for reply spe - If NO period for reply is s - Failure to reply within the - Any reply received by the	E OF THIS COMMUNICATION. e available under the provisions of 37 CFR 1.1 om the mailing date of this communication. cified above is less than thirty (30) days, a repl pecified above, the maximum statutory period to set or extended period for reply will, by statute	Y IS SET TO EXPIRE <u>03</u> MONTH 36(a). In no event, however, may a reply be tin by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from be, cause the application to become ABANDONE g date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	munication.		
<u> </u>	to communication(s) filed on 04 /	August 2000 .				
2a) ☐ This action is	• •	nis action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-26</u>	is/are pending in the application	١.				
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s)	_ is/are allowed.					
6)⊠ Claim(s) <u>1-26</u>	is/are rejected.					
7) Claim(s)	_ is/are objected to.					
8) Claim(s)	_ are subject to restriction and/o	r election requirement.				
Application Papers						
9)⊠ The specificati	on is objected to by the Examine	r.				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
'-	claration is objected to by the Ex	aminer.				
Priority under 35 U.S.C	C. §§ 119 and 120					
,	•	n priority under 35 U.S.C. § 119(a)-(d) or (f).			
· ·-	ome * c) None of:					
<u> </u>	d copies of the priority document					
2. Certified	d copies of the priority document	s have been received in Applicati	on No			
app	lication from the International Bu	rity documents have been receive reau (PCT Rule 17.2(a)). of the certified copies not receive		age		
		c priority under 35 U.S.C. § 119(e		pplication).		
a) 🗌 The transl	ation of the foreign language pro	ovisional application has been recic priority under 35 U.S.C. §§ 120	eived.	,		
Attachment(s)						
3) Information Disclosure	ited (PTO-892) s Patent Drawing Review (PTO-948) Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	r (PTO-413) Paper No(s). Patent Application (PTO-			
U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Ac	ction Summary	Part of P	aper No. 1		

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: On page 13, line 2, the phrase "folder cover 400" is confusing since it refers to "folder cover 410" in Figure 7.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims13-14, 19-21, and 26 are rejected under 35 U.S.C. 102(e) as being anticipated by Koizumi et al.

Koizumi et al. teach a method of driving a first liquid crystal display (LCD) portion 11, driven by a first signal electrode driving circuit 13 having X1, X2,..., X10 signal electrode lines and a first scan electrode driving circuit 21 having Y1, Y2,..., Y5 scan electrode lines; and second LCD portion 12 driven by second signal electrode driving circuit 15 having X1, X2,...,

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X10 signal electrode lines, and a second scan electrode driving circuit 22 having Y1, Y2,.., Y5 scan electrode lines. An operation circuit 32 controls a first signal electrode driving circuit 13 and a second electrode driving circuit 15; a function generating circuit 33 controls a first scanning electrode driving circuit 21 and a second scanning electrode driving circuit 22.

Koizumi et al. also disclose an operation circuit 32 controls a first signal electrode driving circuit 13 and a second electrode driving circuit 15; a function generating circuit 33 controls a first scanning electrode driving circuit 21 and a second scanning electrode driving circuit 22 (see Figure 4).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 18, 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koizumi et al.

Since the signal electrode lines and scan electrode lines are used in a movable device such as cellular phones, it would have been obvious to one of ordinary skill in the art to utilize flexible wires to connect the signal electrode lines and the scanning electrode lines of Koizumi et al. so that the lines would not be broken in movable embodiments.

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5. Claims 15-17, 22-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koizumi et al. in view of Jahagirdar et al.

Koizumi et al. disclose all the limitation of claims 15-17 and 22-24 except for the common light plate for illuminating the first and the second display. Jahagirdar et al. disclose a backlight 522, which is preferably designed and positioned such that backlighting is provided for both of the display elements (see column 4, lines 56-58, Jahagirdar et al.). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the liquid crystal display taught by Jahagirdar et al. with a backlight so as to bring out brighter display when light source is not sufficient.

6. Claims1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jahagirdar et al. in view of Koizumi et al. and Higginbotham et al.

Referring to claims 1, 7, Jahagirdar et al. teach a mobile station having a first display area (130), and a second display area (132) mounted on different sides of a housing portion (114) that is movable to an open and closed position. Therefore, Jahagirdar et al. teach all the limitations of claim 1, except for an operator for operating the first an second display means having 'n' signal electrode lines connect to first signal electrodes and second signal electrodes, respectively; 'm' scan electrodes lines connecting the 'k' scan electrodes in the first display means and the 'm-k' scan electrodes in the second display means, and except for the first display and second display are on different sides of the folder cover. However, Jahagirdar et al. do teach the use of display controller (504) and display drivers (514, 518) as shown in Figure 5.

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Koizumi et al. teach a method of driving a first liquid crystal display (LCD) portion 11, driven by a first signal electrode driving circuit 13 having X1, X2,..., X10 signal electrode lines and a first scan electrode driving circuit 21 having Y1, Y2,..., Y5 scan electrode lines; and second LCD portion 12 driven by second signal electrode driving circuit 15 having X1, X2,..., X10 signal electrode lines, and a second scan electrode driving circuit 22 having Y1, Y2,..., Y5 scan electrode lines. An operation circuit 32 controls a first signal electrode circuit 13 and a second signal electrode circuit 15; a function generating circuit 33 controls a first scanning electrode circuit 21 and a second scanning electrode circuit 22 (see Figure 4 of Koizumi et al.)

Higginbotham et al. teach an electronic device that has a first display and a second display facing opposite directions on a folder cover.

Therefore, it would have been obvious to one of the ordinary skill in the art at the time the invention was made to utilize the X and Y driver circuits taught by Koizumi et al. incorporated into the driver circuits disclosed in the LCD system taught by Jahagirdar et al. because this would provide a method for driving the same capable of sufficiently suppressing crosstalk (see column 6, lines 66-67 of Koizumi et al.); and to utilize the folder cover with two LCDs facing opposite to one another taught by Higginbotham et al. for the LCD system of Jahagirdar et al. because this would reduce the space occupancy inside the system (see column 1, lines 29-34 of Higginbotham et al.)

Referring to claim 2, 8, Koizumi et al. disclose an operation circuit 32 controls a first signal electrode 13 and a second electrode 15; a function generating circuit 33 controls a first scanning electrode 21 and a second scanning electrode 22 (see Figure 4 of Koizumi et al.).

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Referring to claims 3-6, 9-12, Jahagirdar et al. disclose a controller 504, which detects a control signal from switch 508 when housing portion 114 is moved from the closed position to the open position. Upon receiving the signal, controller 504 enables power to driver 518 and display element 520 corresponding to display area 132 (second display) and turn off display 130 (first display) (see column 6, lines 14-27). When the housing portion is in closed position, controller 504 power off display element 520 corresponding display area 132 (second display) and power on display element 516 corresponding to display area 130 (first display) (see column 5, lines 29-36, Jahagirdar et al.).

Conclusion

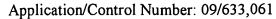
7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO-892 form.

Nomura et al. U.S. Patent No. 5,881,299 disclose a device with two-portion display and a display cover.

Simmers U.S. Patent No. 5,841,431 discloses a display split into two sub-panels with one display controller.

Kakuta et al. U.S. Patent No. 6,297, 786 disclose a display divided into two portions.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hau H. Nguyen whose telephone number is: 703-305-4104. The examiner can normally be reached on MON-FRI from 8:30-5:30.



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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Hierpe can be reached on 703-305-4709.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D. C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

H.Nguyen

02/26/2002

RICHARD HJERPE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600